

Nov 11 04 01:50p

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Continuation of prior fax
Starting from page 18 of the
Reply Under 37 CFR 1.111 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:)	Examiner:
Shlomo R. Frieman)	Dolores R. Collins
Serial No.: 10/783,406)	Group Art: 3712
Filed: February 20, 2004)	
For: Educational Games and Methods))	

Assistant Commissioner for Patents
Washington, D. C. 20231

FAX TRANSMITTAL LETTER

Sir:

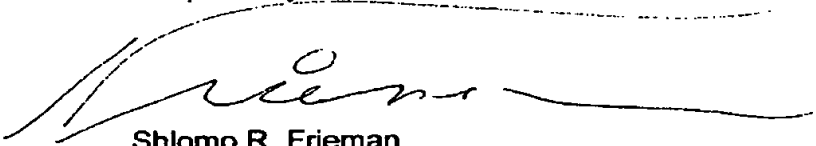
The following documents accompany this fax transmittal letter:

1. Transmittal Form (1 page)
2. Fee Transmittal for FY 2003 (1 page)
3. PTO-2038 (1 page)
4. Reply Under 37 CFR 1.111 (37 pages)

If you have any questions concerning the faxed documents or any other aspect of this faxed transmission, please promptly contact the undersigned.

Your assistance is appreciated.

Respectfully submitted,



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does not; Applicant is at a loss to understand how dice bearing mathematical operations would simplify any such cumulative movement. Accordingly, if the Office Action maintains its allegation that "it would have been obvious to one of ordinary skill in the art at the time the invention was made to include dice with mathematical operations thereon to the game of Caughie to facilitate simplification of cumulative movement during the game", Applicant respectfully requests that the Office Action (1) point out specific teachings or suggestions in Caughie (preferably, by citing particular figures and/or columns and line numbers) showing such "cumulative movement" and (2) provide at least one concrete example as to how such "cumulative movement" would be simplified by using dice bearing mathematical operations.

In view of the above discussion, claims 9-10 are patentable over Caughie in view of Heckman and withdrawal of the 103(a) rejection of claims 9-10 is respectfully requested.

C. The Office Action Has Failed to Carry Its Burden With Respect To Claims
17-19

For the following reasons, withdrawal of the rejection of claims 17-19 under 35 U.S.C. 103(a) as being unpatentable over Morales in view of Heckman is respectfully requested.

Claim 17 requires, inter alia, the following claim limitations or elements: